1 2 3 4 5 6 7 8	Robert A. Mittelstaedt (State Bar No. 60359) ramittelstaedt@jonesday.com David C. Kiernan (State Bar No. 215335) dkiernan@jonesday.com Lin W. Kahn (State Bar No. 261387) linkahn@jonesday.com JONES DAY 555 California Street, 26th Floor San Francisco, CA 94104 Telephone: (415) 626-3939 Facsimile: (415) 875-5700 Attorneys for Defendant Adobe Systems Inc.		
9	UNITED STATES I	DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA		
1112	SAN JOSE DIVISION		
13 14 15 16 17 18 19 20 21 22 23 24 25	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION THIS DOCUMENT RELATES TO: ALL ACTIONS	Master Docket No. 11-CV-2509-LHK NOTICE OF ERRATA AND ERRATA TO EXHIBITS I-Q TO THE DECLARATION OF LIN W. KAHN IN SUPPORT OF DEFENDANT ADOBE'S MOTION FOR SUMMARY JUDGMENT	
26			
27			
28			

1	On January 9, 2014, Adobe filed its Motion for Summary Judgment (ECF No. 560) and		
2	the Declaration of Lin W. Kahn attaching Exhibits A-Q and Exhibits 223-224 in support thereof		
3	(ECF No. 562 through 562-3). Adobe erroneously filed an unredacted version of Exhibit Q		
4	(ECF No. 562-2 at 70-118), which contains confidential information that Adobe requests to		
5	maintain under seal. See ECF No. 622 (Defendants' Joint Response to Plaintiffs' Administrative		
6	Motion to File Under Seal ¶2 regarding Adobe_110308), ECF No. 672 (Declaration of James Oh		
7	in Support of Response to Administrative Motion to File Under Seal). Exhibit Q was filed as		
8	Attachment 2 to ECF No. 562, along with Exhibits I-O which Adobe does not seek to seal or		
9	correct. Adobe hereby submits an errata to ECF No. 562-2, Exhibits I-Q with a corrected		
10	redacted version of Exhibit Q.		
11			
12	Dated: February 24, 2014	JONES DAY	
13		Dry /g/Lin W Volu	
14		By: /s/ Lin W. Kahn Lin W. Kahn	
15	Attorneys for Defendant ADOBE SYSTEMS, INC.		
16	SFI-854075v1		
17			
18			
19			
20			
21			
22			
23			
24			
2526			
27			
28			
20		-2-	